- the receipts from such sale shall be deposited in the depreciation fund
- 7 to the credit of that unit within the department or agency turning in
- the vehicle; except that, in the case of a used motor vehicle of special 8
- design, the state car dispatcher may, with the approval of the execu-
- tive council, instead of selling it at public auction, authorize the motor 10

11 vehicle to be traded for another vehicle of similar design.

Approved March 16, 1971.

CHAPTER 87

STATE USE OF PRIVATE CARS

S. F. 217

AN ACT relating to compensating state employees for the use of their motor vehicles. Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section twenty-one point four (21.4), Code 1971, is amended as follows:

21.4 Private use—rate for state business. No state officer or employee shall use any state-owned car for his own personal private use, nor shall he be compensated for driving his own motor vehicle except if such is done on state business with the approval of the state car dispatcher, and in such case he shall not receive more than ten cents per mile. However, the state car dispatcher may delegate authority to officials of the state, and department heads, for the use of private 9 vehicles on state business up to six thousand miles per year. When a 10 state car has been assigned to a state officer or employee he shall not 11 collect mileage for the use of his personal vehicle unless the state 12 vehicle assigned to him is not useable. 13

This section shall not apply to elected officers of the state, judges 14 of the district court, judges of the supreme court, or officials and em-15 ployees of the state whose mileage is paid by other than state agencies. 16

Approved May 27, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 88

BID BONDS

H. F. 112

AN ACT authorizing the use of bid bonds in lieu of certified or cashiers checks.

Be It Enacted by the General Assembly of the State of Iowa:

Chapter twenty-three (23), Code 1971, is amended by 1

adding the following new section:

"Bid bonds. Notwithstanding any other provisions of the Code, any contracting authority may authorize the use of bid bonds executed by corporations authorized to contract as surety in Iowa and on a form prescribed by the contracting authority, in lieu of certified or cashiers checks or any other form of security otherwise required of a bidder to

6

- accompany his bid on a public improvement project. The full amount 9 of the bid bond shall be forfeited to the contracting authority in liqui-
- 10 dation of damages sustained in the event that the bidder fails to
- execute the contract as provided in the specifications or by law in the 11 same manner and amount as other forms of authorized security.' 12

Approved April 15, 1971.

CHAPTER 89†

IOWA DEVELOPMENT COMMISSION CORPORATION

H. F. 17

AN ACT relating to the Iowa development commission corporation.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section twenty-eight point eleven (28.11), Code 1971, 2 is amended by striking the section and inserting in lieu thereof the 3 4

"The Iowa development commission is hereby authorized to form a 5 corporation under the provisions of chapter five hundred four (504) of the Code for the purpose of receiving and disbursing funds from public or private sources to be used to further the overall development 7 8 and well-being of the state.'

- SEC. 2. Sections twenty-eight point twelve (28.12) and twenty-eight point thirteen (28.13), Code 1971, are hereby repealed. 1 2
- 1 Sec. 3. Section twenty-eight point fourteen (28.14), Code 1971. is amended to read as follows: 2
- 3 28.14 The incorporators of the corporation formed under sections twenty-eight point eleven (28.11), twenty-eight point fifteen (28.15) and twenty-eight point sixteen (28.16), shall be: 4 5
 - 1. The chairman of the Iowa development commission. 2. The director of the Iowa development commission.
- 7 3. A member of the Iowa development commission selected by the 8 9 chairman.
- SEC. 4. Section twenty-eight point fifteen (28.15), Code 1971, is 1 2 amended to read as follows:
- 28.15 The board of directors of the corporation formed under sec-3 tions twenty-eight point eleven (28.11), twenty-eight point fourteen (28.14) and twenty-eight point sixteen (28.16) shall be the members of the Iowa development commission or their successors in office. 4 5 6
- 1 SEC. 5. Section twenty-eight point sixteen (28.16), Code 1971, is amended to read as follows:
- 2 3 The corporation formed under sections twenty-eight point eleven (28.11), twenty-eight point fourteen (28.14) and twenty-eight 4 5 point fifteen (28.15) is hereby authorized to accept grants of money or property from the federal government or any other source and may upon its own order use its money, property or other resources for any of the purposes herein.